## STATE OF MICHIGAN IN THE 39TH CIRCUIT COURT FOR LENAWEE COUNTY

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DERRICK LEE CARDELLO-SMITH #267009, Plaintiff.

SEAN COMBS
Defendant,

OCT 2 1 2024

CLERK'S OFFICE
DETROIT

NOTICE OF OBJECTION TO REMOVAL TO FEDERAL COURT

Please take notice that the Plaintiff Derrick Lee Cardello-Smith hereby serves this objection of Defendants Notice of Removal from the 39th Circuit Court to the Federal Court and states the following factors.

- 1. The Defendant by and through his counsel have attempted and are attempting to cover up their lies to this court regarding the subject of Service.
- 2. This attempt to get the case removed from the 39th Circuit Court is to avoid their clients responsibility and actions against this Plaintiff to circumvent the rights that this plaintiff has in this court.
- 3. The Plaintiff filed a legitimate action in this court where this court has subject-matter and personal-matter jurisdiction and where the court exercised its jurisdiction and decided the case and now that a witness has come forward attesting to what has happened, the defendants have no tried to get the case removed to the federal court.
- 4. The defendants have no reason or grounds to get this case removed to the federal court except that they have worked with the MDOC and the State Attorney General to avoid justice that this Plaintiff is entitled to in this matter.
- 5. The Defendants are trying to escape justice and have done so illegally and it should not be allowed to be done and this case should remain in the Jurisdiction of the 39Th Circuit Court because this Plaintiff is entitled to this justice.

## RELIEF SOUGHT

Where, plaintiff prays this court will grant the Plaintiffs Objection to the Case being Removed from the 39th Circuit Court and remain in the 39th Circuit Court.

Thank you.

Mr. Derrick Lee Cardello-Smit!

#267009

2500 S. Sheridan Driva Muskegon, MI 49444 1-9-24

## BRIEF IN SUPPORT

Factors to Transfer Case Back to the Lenawee County Circuit Court.

- 1. The Defendant by and through his counsel have attempted and are attempting to cover up their lies to this court regarding the subject of Service.
- 2. This attempt to get the case removed from the 39th Circuit Court is to avoid their clients responsibility and actions against this Plaintiff to circumvent the rights that this plaintiff has in this court.
- 3. The Plaintiff filed a legitimate action in this court where this court has subject-matter and personal-matter jurisdiction and where the court exercised its jurisdiction and decided the case and now that a witness has come forward attesting to what has happened, the defendants have no tried to get the case removed to the federal court.
- 4. The defendants have no reason or grounds to get this case removed to the federal court except that they have worked with the MDOC and the State Attorney General to avoid justice that this Plaintiff is entitled to in this matter.
- 5. The Defendants are trying to escape justice and have done so illegally and it should not be allowed to be done and this case should remain in the Jurisdiction of the 39Th Circuit Court because this Plaintiff is entitled to this justice.

## RELIEF SOUGHT

Wherefore, plaintiff prays this court will grant the Plaintiffs MOTION And Objection to the Case being Removed from the 39th Circuit Court and remain in the 39th Circuit Court.

1-9-24

Thank you,

Mr. Derrick Lee Cardello-Smith

#267009

2500 S. Sheridan Drive

Muskegon, MI 49444

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Mailed on 10-14-24

exprectional facility Mr. Derrick Lee Cardello-Smith #267009